ORIGINAL

ROBERT E. CHAPMAN

#2679

rchapman@paclawteam.com JOHN R. MYRDAL

#1269

jmyrdal@paclawteam.com

ELISE OWENS THORN

#5230

ethorn@paclawteam.com

Clay Chapman Crumpton Iwamura & Pulice

Topa Financial Center

700 Bishop Street, Suite 2100

Honolulu, Hawaii 96813

Telephone: (808) 535-8400

Facsimile: (808) 535-8444

Attorneys for Plaintiff

PARADISE CRUISE LIMITED

FILED IN THE
UNITED STATES DISTRICT COURT
DISTRICT OF HAWAII

OCT 0 - 2006

at 3 o'clock and

o'clock and ____million

FOR THE DISTRICT OF HAWAII

IN THE UNITED STATES DISTRICT COURT

PARADISE CRUISE LIMITED,)	CIVIL NO	D. CV04-00364 ACK/BMK
)		
Plaintiff,)) ORDER CONFIRMING GOOD	
)	FAITH SI	ETTLEMENT AS TO
VS.)	PLAINTIFF AND DEFENDANT	
)	ACORDIA	A NORTHWEST, INC.
MICHAEL ELSE AND COMPANY)		
LTD.; GREAT LAKES)		
REINSURANCE (UK) PLC, dba)		
TRANSMARINE; LLOYD'S OF)		
LONDON; LLOYD'S)	<u>HEARING</u> :	
UNDERWRITERS; ACORDIA)		
NORTHWEST, INC.; AON RISK)	DATE:	October 4, 2006
SERVICES, INC. OF OHIO,)	TIME:	3:00 p.m.
)	JUDGE:	Hon. Barry M. Kurren
Defendants.)		,
283537.1	······································		

ORDER CONFIRMING GOOD FAITH SETTLEMENT AS TO PLAINTIFF AND DEFENDANT ACORDIA NORTHWEST, INC.

Plaintiff's Petition for Determination of Good Faith Settlement came on for hearing before the Honorable Barry M. Kurren on October 4, 2006, at 3:00 p.m.

The Court, having considered the Petition, together with the Memorandum, Declaration and Exhibit thereto, together with the arguments of counsel and the totality of the circumstances, and otherwise being fully apprised of the premises, determines, finds and concludes as follows:

- 1. The Settlement between Plaintiff Paradise Cruise Limited ("Plaintiff") and Defendant Acordia Northwest, Inc. ("Acordia") was entered in good faith within the meaning of § 663-15.5, Hawaii Revised Statutes (Supp. 2002), amended by 2003 Haw. Sess. Laws, Act 146, §1 ("HRS § 663-15.5"), and there is good cause for such a determination.
- 2. Plaintiff has given proper written notice to all known joint tortfeasors and co-obligors in this action, and has otherwise satisfied the notice requirements of HRS § 663-15.5.
- 3. The Settlement between Plaintiff and Acordia discharges

 Acordia from all liability for any contribution to any joint tortfeasor and bars any
 joint tortfeasor or co-obligor from any further claims against Acordia.

Accordingly, IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Plaintiff's Petition for Order Determining Good Faith Settlement shall be and is hereby GRANTED, and all cross-claims against Acordia are dismissed with prejudice.

DATED: Honolulu, Hawaii, 10. 4-2004

BARRYM. KURKEN

United States Magistrate Judge